



## **DIRECTIVE ON URGENT COURT**

**23 JUNE 2026 TO 26 JUNE 2026**

**HONOURABLE MADAM JUSTICE LENYAI J**

**JUDGES SECRETARY:**  
**Charmain Mahlatsi**

**Office number: 2.12**

**Tel: 012 – 315 7455**

**Email: [CMahlatsi@judiciary.org.za](mailto:CMahlatsi@judiciary.org.za)**

- 
1. All matters before the Honourable Madam Justice Lenyai J will be heard in open court. Please refer to the Day Roll to ascertain the allocated court room.
  2. Kindly note that there won't be any roll call for matters as the dates have already been allocated as per the roll attached.
  3. Introductions will be done in chambers at 9:45 office 2.12 high court building
  4. The Court will commence at **10:00**.
  5. **Counsel only need to appear on the day as indicated on the roll UNLESS otherwise notified.**
  6. In accordance with paragraphs 172 to 183 of the directive of 11 June 2021, in all matters set down for Tuesday 23 June 2026, complete papers must have been filed on Caselines by the preceding Friday at 12h00. It is the applicant's obligation to ensure that the papers are available for reading on CaseLines.

7. If the papers are not complete by 12h00 on the preceding Friday, an explanation must be given on affidavit. Failure to comply with the directive may lead to the matter being struck from the roll. Papers that are filed **after** 12h00 on Friday 19 June 2026 will not be read unless a satisfactory explanation is given on affidavit at the time when the papers are filed.
8. A practice note must be filed by all parties appearing in a matter, dealing specifically with urgency, and giving a brief synopsis of the matter, and a summary of the issues to be determined. The practice note should be filed on CaseLines by **no later than 12h00 on Friday 19 June 2026**. If any part of the record is not required to be read, the practice note shall so state.
9. All cases set down for hearing **other** than for 10h00 on the week **23 June 2026** shall be considered by Judge Lenyai in order to determine whether such matters are sufficiently urgent to be enrolled. In order for the Judge to make a proper determination on urgency, the practice note and the founding affidavit must deal fully with the reasons why the matter should be heard urgently on that particular day.



*Ms Charmaine Mahlatsi*  
**Secretary to the Honourable Madam Justice Lenyai J**

**High Court of South Africa**  
c/o Paul Kruger and Madiba Streets, Pretoria  
**Gauteng Division, Pretoria**  
**Room 2.12, Second Floor**  
**TEL: 012 – 315 7455**  
**Email: [Cmahlatsi@judiciary.org.za](mailto:Cmahlatsi@judiciary.org.za)**